

Excess DoD Property



The 1033 Program Is:

Under Section 1033 of the National Defense Authorization Act for fiscal year 96, Congress authorized the Secretary of Defense to transfer personal property that is excess to the Department of Defense to Federal and State Law Enforcement Agencies.

Transfer Conditions:

- Property must be excess to the Department of Defense.
- Property must be suitable for use by Law Enforcement.
- Preference given to counterdrug and counter-terrorism activities.

The 1033 program was formerly known as the 1208 program.

Who Can Participate In The 1033 Program?

- Federal and state law enforcement agencies in all 50 States and U.S. Territories.
- Any Law Enforcement Agency with arrest and apprehension authority.
- Any Law Enforcement Agency with emphasis on Counter-drug and Counter-terrorism missions.

How Does My Organization Enroll?

- LEAs must request enrollment through their State Coordinator (SC).
- SC must submit approved request to

LESO.

 LESO will review request and send approval letter to SC.

Property Screening

- LEAs must appoint an official to screen for property for their agency.
- Screening can take place by visiting the local Defense Reutilization and Marketing Office

or electronically via the internet.

- Once property is identified, the request is submitted to the SC electronically via the internet (preferred method) or on a manual DRMS Form 103.
- The SC will approve or disapprove property request.
- Once approved, the property request will be sent to LESO for final approval.
- LEAs receive the property in "as- is" condition and the LEAs are responsible for transportation coordination and cost.